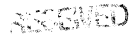
CPR1-520



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PATENTS TRADE MARKS COPYRIGHTS

11 October, 1996

Office of the

ANCIONO

Box Comments Patents, Assistant Commissioner for Patents Washington, DC 20231

Attention: Mr. Bernstein

(a) PROPOSED RULE 1.121(2)(i)(C)(ii)

Dear Mr. Bernstein:

This rule appears to require that all pending claims must be presented in a separate complete copy when any one claim is amended or even when any new claim is submitted.

That requirement hardly appears to be in keeping with the rule changes purpose of reducing regulatory burden on the American public.

Instead of that, I propose that the rule read that the applicant submit a listing, with status, of all claims then pending in the application and do so at any time that the claims are altered or added. Such list submission could be in the amendment remarks or required in a separate page.

Respectfully submitted,

Arthur J. Hansmann

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